EXHIBIT B

John S. Spadaro

"Curtis P. Cheyney" <ccheyney@swartzcampbell.com> From:

"John S. Spadaro" <jspadaro@msllaw.com> To: Monday, February 20, 2006 1:53 PM Sent:

Subject: RE: Eames v. Nationwide; revised deposition notice

John, please be advised by this note that Nation Mutual Insurance will file a timely motion To Dismiss the Amended Class Action Complaint and A Motion To Stay Discovery; accordingly, the proposed deposition dates will abide the resolution of the Motions. Thank you for your courtesies. Curt

From: John S. Spadaro [mailto:jspadaro@msllaw.com]

Sent: Tuesday, February 14, 2006 1:01 PM

To: Curtis P. Cheyney

Cc: Nicholas E. Skiles; jmarino@fowlerwhite.com

Subject: Eames v. Nationwide; revised deposition notice

Curt:

We today renoticed Nationwide's 30(b)(6) deposition. The date specified in the notice is March 1, but that date is a placeholder and does not reflect any intention on our part to unilaterally impose any date.

Please let me know if March 1 is workable for Nationwide's designees. If not, we could also accommodate March 2, 10 and 14. John

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